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FILED IN THE  
U.S. DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

Jun 30, 2025

SEAN F. McAVOY, CLERK

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

LORI CHAVEZ-DEREMER,  
SECRETARY OF LABOR, UNITED  
STATES DEPARTMENT OF  
LABOR,

Plaintiff,

v.

GRIMMWAY ENTERPRISES, INC.  
Defendant.

**Case No.: 25-CV-5030-RLP**

**CONSENT JUDGMENT AND  
PERMANENT INJUNCTION**

Plaintiff Lori Chavez-DeRemer, Secretary of Labor, United States Department of Labor (“Secretary”), and Defendant Grimmway Enterprises, Inc. (“Grimmway” or “Defendant”) have agreed to resolve the matters in controversy in this civil action and consent to the entry of this Consent Judgment as follows:

**I. STATEMENT BY THE PARTIES**

1. On March 14, 2025, the Secretary filed a Complaint for Injunctive Relief and to Recover Amounts Due Under the Immigration and Nationality Act and Its Implementing Regulations (“Complaint”) against Defendant alleging Defendant violated the H-2A Program under Section 218 of the Immigration and

1 Nationality Act (“INA”)<sup>1</sup> as amended by the Immigration and Reform Control Act  
 2 of 1986 and their Regulations at 20 C.F.R. Part 655 and 29 C.F.R. Part 501 (“H-2A  
 3 Implementing Regulations”).

4       2. Defendant has retained counsel. Defendant waives formal service of  
 5 the Summons and Complaint and acknowledges receipt of a copy of the  
 6 Complaint.

7       3. In the interests of an amiable resolution, the Parties agree to waive  
 8 findings of fact and conclusions of law and further agree to entry of this Consent  
 9 Judgment and Order without further contest.

10     4. The Parties stipulate that the Court has jurisdiction over the Parties  
 11 and the subject matter of this civil action, and that venue lies in the United States  
 12 District Court for the Eastern District of Washington.

13     5. From July 5, 2021, to November 29, 2021, Defendant applied for and  
 14 was granted Temporary Employment Certifications by the U.S. Department of  
 15 Labor, Employment Training Administration, Office of Foreign Labor Certification  
 16 (“DOL ETA OFLC”), to employ H-2A temporary agricultural workers at  
 17 Defendant’s Pasco, Washington location (the “2021 H-2A Certification”).

18     6. The DOL ETA OFLC granted Defendant Temporary Employment  
 19 Certifications from June 20, 2022, to November 20, 2022 (the “2022 H-2A  
 20 Certification”).

21     7. For the 2023 growing season, Defendant contracted with Direct  
 22 Staffing Agency, LLC to apply for a Temporary Employment Certification, and to  
 23 hire and furnish H-2A workers from June 30, 2023, to November 20, 2023 (the  
 24 “2023 H-2A Certification”).

25     8. From 2021 – 2023, Defendant used two (2) farm labor contractors to  
 26 furnish U.S. workers to perform the same duties at the same time as the H-2A

27  
 28 <sup>1</sup> All references made herein to the INA will be to its Section 218, 8 U.S.C. § 1188.

1 workers, to perform agricultural work including grading, sorting and picking  
2 carrots grown by Defendant.

3       9. From 2021 – 2023, Defendant also employed U.S. workers to perform  
4 the same work as the H-2A workers (“Corresponding Workers”).

5       10. The Secretary investigated Defendant pursuant to the INA and found  
6 that Defendant violated the H-2A Implementing Regulations listed below for its  
7 2021 H-2A Certification, 2022 H-2A Certification, and 2023 H-2A Certification, as  
8 follows:

9           A. Defendant failed to pay Corresponding Workers the applicable  
10 Adverse Effect Wage Rate (“AEWR”) in violation of 20 C.F.R. § 655.122(a).

11          B. Defendant failed to provide housing which met all safety and  
12 health requirements, in violation of 20 C.F.R. § 655.122(d)(1)(i) and, in particular,  
13 20 C.F.R. § 654.414, 20 C.F.R. § 654.416, 20 C.F.R. § 654.408, and 29 C.F.R. §  
14 1910.142(b)(8).

15          C. Defendant failed to provide transportation which met all safety  
16 and health requirements, in violation of 20 C.F.R. § 655.122(h)(4), and, in  
17 particular, 29 C.F.R. § 500.104(g), 29 C.F.R. § 500.104(h), 29 C.F.R. § 500.100(a),  
18 29 C.F.R. § 500.104(m).

19          D. Defendant failed to pay daily subsistence to its workers during  
20 outbound transportation, in violation of 20 C.F.R. § 655.122(h)(2).

21          E. Defendant failed to provide a copy of the H-2A contract to  
22 Corresponding Workers and failed to provide a copy of the H-2A contract to H-2A  
23 workers until they arrived at their place of employment in Pasco, Washington, in  
24 violation of 20 C.F.R. § 655.122(q).

25          F. Defendant failed to pay the required rates of pay by failing to  
26 pay the applicable AEWR to Corresponding Workers and by failing to pay the  
27 correct rate for maintenance workers, machinery duties performed in 2023 by H-  
28 2A and corresponding U.S. workers, in violation of 20 C.F.R. § 655.122(l).

1                   G. Defendant failed to satisfy the requirements of the job order by  
 2 not stating actual terms and conditions by failing to accurately disclose hours  
 3 workers were required to work, workers' eligibility for overtime premium pay, and,  
 4 for a subset of workers, disclosure of actual job duties (i.e., mechanic duties) in  
 5 violation of 20 C.F.R. § 655.121(a)(4).

6                   H. Defendant violated 20 C.F.R. § 655.135(e) by violating several  
 7 state employment laws in the state of Washington related to safe housing and  
 8 bedding for temporary workers.

9                   I. Defendant failed to contractually forbid cost-shifting by hiring  
 10 a farm labor contractor, Direct Staffing Agency, which hired a contractor to recruit  
 11 and hire prospective workers for Defendant without a formal written contract in  
 12 violation of 20 C.F.R. § 655.135(k).

13                  J. Defendant failed to post H-2A posters prominently at the site of  
 14 work in 2023 in violation of 20 C.F.R. § 655.135(l).

## 15                  II. PERMANENT INJUNCTION

16                  **IT IS HEREBY ORDERED, ADJUDGED, AND DECREED** that,  
 17 pursuant to 8 U.S.C. § 1188(g)(2) and 29 C.F.R. § 501.16(b):

18                  11. Defendant and its officers, agents, servants, employees, successors,  
 19 and all persons in active concert or participation with it are permanently enjoined  
 20 and restrained from violating the provisions of 8 U.S.C. § 1188(a) and the H-2A  
 21 Implementing Regulations at 20 C.F.R. Part 655 and 29 C.F.R. Part 501, including:

22                  12. Defendant shall not, contrary to 20 C.F.R. § 655.122(a), fail to pay  
 23 Corresponding Workers the applicable Adverse Effect Wage Rate.

24                  13. Defendant shall not fail to provide transportation which has met all  
 25 safety and health requirements, contrary to 20 C.F.R. §§ 655.122(d)(1)(i), 20 CFR  
 26 655.122(h), 654.414, 654.416, 654.408, and 29 C.F.R. § 1910.142(b)(8).

27                  14. Defendant shall not fail to provide housing which meets all safety and  
 28 health requirements, contrary to 20 C.F.R. § 655.122(d)(1)(i), including but not

1 limited to 20 C.F.R. § 654.414, 20 C.F.R. § 654.416, 20 C.F.R. § 654.408, and 29  
2 C.F.R. § 1910.142(b)(8).

3       15. Defendant shall not, contrary to 20 C.F.R. § 655.122(h)(2), fail to pay  
4 daily subsistence to its workers during outbound transportation.

5       16. Defendant shall not fail to provide a copy of the H-2A contract to  
6 corresponding workers no later than the day work commences, contrary to 20  
7 C.F.R. § 655.122(q).

8       17. Defendant shall not fail to provide a copy of the H-2A contract to H-  
9 2A workers no later than the time at which the worker applies for the visa, contrary  
10 to 20 C.F.R. § 655.122(q).

11       18. Defendant shall not, contrary to 29 C.F.R. § 655.122(l), fail to pay the  
12 applicable AEWR rate for workers based on their job duties.

13       19. Defendant shall not, contrary to 20 C.F.R. § 655.121(a)(4), fail to  
14 satisfy the requirements of the job order by not stating actual terms and conditions  
15 by failing to accurately disclose hours workers are required to work, workers'  
16 eligibility for overtime premium pay, nor fail to disclose actual job duties.

17       20. Defendant shall not, contrary to 20 C.F.R. § 655.135(e), violate state  
18 housing laws related to safe housing and bedding for temporary workers.

19       21. Defendant shall not, contrary to 20 C.F.R. § 655.135(k), fail to  
20 contractually forbid cost-shifting by its H-2A Labor Contractors ("H-2ALCs").

21       22. Defendant shall not, contrary to 20 C.F.R. § 655.135(l), fail to post H-  
22 2A posters prominently at the site of work.

23       23. Defendant shall not, contrary to 29 C.F.R. § 501.4, intimidate,  
24 threaten, restrain, coerce, blacklist, discharge, or in any manner discriminate  
25 against any person employed in agriculture as defined in 29 U.S.C. § 203(f).

26       24. Defendant shall cease withholding the payment of \$207,456.90 in  
27 back wages found to be due by Defendant under 8 U.S.C. § 1188(g)(2) and  
28 implementing regulations at 20 C.F.R. § 655.122(a) and 20 C.F.R. § 655.122(l) to

1 H-2A workers and Corresponding Workers who performed work in Pasco,  
2 Washington described in its 2021, 2022, and 2023 H-2A Certifications and shall  
3 pay, or cause to be paid, the unpaid wages detailed on Exhibit A and as set forth  
4 herein.

5       25. Defendant, its officers, agents, servants, and employees and those  
6 persons in active concert or participation with Defendant, shall be prohibited from  
7 directly or indirectly, demanding, requiring or accepting any of the back wages  
8 from any of the employees listed on the attached **Exhibit A**. Defendant shall be  
9 prohibited from threatening or implying that adverse action will be taken against  
10 any employee because of their receipt of funds due under this Consent Judgment  
11 and Order. Violation of this paragraph may subject Defendant to equitable and  
12 legal damages, including punitive damages and civil contempt.

13       **IT IS FURTHER ORDERED, ADJUDGED, AND DECREED** that  
14 Defendant shall take the actions below to facilitate compliance with the H-2A  
15 Implementing Regulations:

16       26. Within **60 days** of the entry of this Consent Judgment and Order,  
17 Defendant shall facilitate one (1), two-hour training for its managers, human  
18 resources personnel, payroll personnel, and supervisors who are directly  
19 responsible for administration and management of the H-2A program, by the Wage  
20 and Hour Division (“WHD”) regarding the INA. Defendant shall facilitate one  
21 additional two-hour training for its managers, human resources personnel, payroll  
22 personnel, and supervisors in 2026, who are directly responsible for administration  
23 and management of the H-2A program.

24       27. Within **60 days** of the entry of this Consent Judgment and Order,  
25 Defendant shall ensure all contracts with its H-2ALCs require compliance with 20  
26 C.F.R. § 655.122(h)(4) and to show proof of such compliance.

27       28. Within **60 days** of the entry of this Consent Judgment and Order,  
28 Defendant shall ensure all contracts with its H-2ALCs require that all drivers of

1 vehicles are 1) driving-authorized and 2) properly licensed for the vehicles driven  
2 as required by 20 C.F.R. § 655.122(h)(4) and 20 C.F.R. § 655.132(e)(2).

3       29. Within **60 days** of the entry of this Consent Judgment and Order,  
4 Defendant shall ensure and certify to the Wage and Hour Division that it is and  
5 will in the future only engage H-2ALCs registered in accordance with 20 C.F.R. §  
6 655.132.

7       30. Defendant shall ensure that, each time a new AEWR rate is published,  
8 it uses such new AEWR rate to pay any H-2A workers or Corresponding Workers  
9 it employs, either directly or through an H-2ALC, including through including the  
10 rate in all future contracts or adding it to existing contracts with H-2ALCs and  
11 workers.

12       31. Defendant shall perform a yearly self-audit of its and its H-2ALCs'  
13 compliance with the H-2A Implementing Regulations, including but not limited to  
14 auditing transportation provided and payroll audits of promised rates and the  
15 AEWR. For example, Defendant shall ensure that vehicles used to transport  
16 workers are listed on the transportation authorization, are in compliance with the  
17 applicable standards at 29 C.F.R. §§ 500.104, 500.105, and that drivers of said  
18 vehicles are driving authorized and have the proper licensure for the vehicle  
19 driven. Defendant shall take prompt action to correct any violations of the H-2A  
20 Implementing Regulations it identifies during its yearly self-audit. Defendant shall  
21 continue this self-audit process **for 3 calendar years** beginning **90 calendar days**  
22 after the entry of the Consent Judgment and Order in this matter.

23       32. Within **60 calendar days** of the entry of this Consent Judgment and  
24 Order, Defendant shall ensure that all applicable Migrant and Seasonal  
25 Agricultural Worker Protection Act, H-2A, and Fair Labor Standards Act posters  
26 are prominently displayed at all worksites.

27       33. Until December 31, 2028, Defendant shall provide a copy of this  
28 Consent Judgment and Order to its current Human Resources Department

1 personnel, managers, supervisors, and payroll personnel and to any new Human  
2 Resources Department personnel, managers, supervisors, and payroll personnel  
3 within 30 calendar days of their hiring date.

4       34. Defendant shall provide a copy of this Consent Judgment and Order to  
5 any successors-in-interest to Defendant from the date of entry of this Consent  
6 Judgment and Order through December 31, 2028.

## JUDGMENT AND ORDER

8           **FURTHER, JUDGMENT IS HEREBY ENTERED**, pursuant to 8 U.S.C.  
9 § 1188(g)(2), in favor of the Secretary and against Defendant in the total amount of  
10 \$427,456.90, of which: \$207,456.90 is back wages and \$220,000.00 is civil money  
11 penalties (“CMPs”).

12 Pursuant to this Consent Judgment, **IT IS HEREBY ORDERED THAT:**

13       35. Defendant shall pay or cause to be paid \$207,456.90 in back wages  
14 due under the INA and this Judgment to the workers identified in **Exhibit A** to this  
15 Consent Judgment.

16       36. The amount of \$220,000.00 in CMPs is assessed against Defendant  
17 and finally determined, pursuant to 8 U.S.C. § 1188(g)(2), 29 C.F.R. § 501.16, and  
18 29 C.F.R. § 501.19. Defendant waives the right to a hearing with respect to this  
19 assessment of CMPs.

37. To accomplish the payments described in this Consent Judgment and  
Order, Defendant shall:

22 A. Following the entry of this Consent Judgment and Order:

23           1) **Within 60 calendar days**, make, or cause to be made,  
24           payments for back wages to workers named in **Exhibit A**  
25           for the amounts listed. Defendant shall deliver or cause to  
26           be delivered separate payment using customary pay  
27           practices for each employee in the amount equal to one  
28           hundred percent (100%) of the net back wage amount

1 due to each employee after making the legal deductions  
2 for payroll taxes and income tax withholding that the  
3 Defendant must pay or cause to be paid directly to  
4 federal and state agencies entitled to such taxes when  
5 due.

- 6 2) **Within 120 calendar days**, make the CMP payments  
7 required by this Consent Judgment online by ACH  
8 transfer, credit card, debit card, or digital wallet by going  
9 to <https://pay.gov/public/form/start/77743734>, or by  
10 going to [www.pay.gov](http://www.pay.gov) and searching “WHD Civil  
11 Money Penalty - WE Region.” All payments shall  
12 reference Case Number #1984363.

13 B. **Within 90 calendar days** of the entry of this Consent Judgment  
14 and Order, Defendant shall:

- 15 1) Deliver to WHD District Director of the Seattle District  
16 Office, currently Thomas Silva ([silva.thomas@dol.gov](mailto:silva.thomas@dol.gov)),  
17 evidence of payment of back wages to all persons named  
18 in **Exhibit A** who were paid, by way of signed Form  
19 WH-58s.  
20 2) Provide to WHD District Director of the Seattle District  
21 Office, currently Thomas Silva ([silva.thomas@dol.gov](mailto:silva.thomas@dol.gov)),  
22 a final list of all employees listed in **Exhibit A** who could  
23 not be located or who refused to accept the payments,  
24 their last known residential address, personal phone  
25 number (if known and available), social security number  
26 (if known and available), WhatsApp contact information  
27 (if known and available), and their gross amounts owed  
28 in liquidated damages and back wages.

1                   3) Deliver to the Wage and Hour Division the total amount in  
2 gross back wages for employees listed in **Exhibit A** who  
3 could not be located or who refused payment. Defendant  
4 shall use the “WHD Back Wage Payment Form – Western  
5 Region” at  
6 <https://www.pay.gov/public/form/start/77761888>, and  
7 reference Case Number: “1984363.”

8                 38. If any monies are not distributed to employees within three (3) years  
9 from the date the Secretary received payment from Defendant because of an  
10 inability to locate the proper persons or because of their refusal to accept it, the  
11 Secretary shall deposit the payment into the Treasury of the United States of  
12 America as miscellaneous receipts.

13                 39. In the event of any default in the timely making of any payment due  
14 hereunder, the full amount due under this Judgment which then remains unpaid,  
15 plus post-judgment interest at the rate of ten percent (10%) per year, from the date  
16 of this Judgment until paid in full, shall become due and payable upon the  
17 Secretary’s sending by ordinary mail a written demand to the last business address  
18 of Defendant then known to the Secretary with electronic copies also concurrently  
19 served via e-mail on Defendant’s counsel of record.

20                 **IT IS FURTHER ORDERED** that each party shall bear their own fees,  
21 costs, and other expenses incurred by such party in connection with any stage of  
22 this proceeding, including, but not limited to, any costs referenced in the Equal  
23 Access to Justice Act, as amended, to the date of entry of the Consent Judgment  
24 and Order herein.

25                 ///

26                 ///

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28

1           **IT IS FURTHER ORDERED** that this Court shall retain jurisdiction of  
2 this action for purposes of enforcing compliance with the terms of this Consent  
3 Judgment.

4  
5           **IT IS SO ORDERED.**

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7           Dated: June 30, 2025

8             
9           UNITED STATES DISTRICT JUDGE

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1 *For the Plaintiff:*

2 MARC A. PILOTIN  
3 Regional Solicitor  
4 KATHERINE E. CAMERON  
5 Associate Regional Solicitor

6 /s/ Eduard R. Meleshinsky  
7 EDUARD R. MELESHINSKY  
8 Trial Attorney

9 *For Defendant Grimmway Enterprises, Inc.*

10 Defendant hereby appears and consents to the entry of  
11 this Consent Judgment, and waives notice by the Clerk of Court:

12 By: Peter Vitanis  
13 Name: Peter Vitanis  
14 Title: Chief People Officer

6-17-25  
Date

15 Approved as to Form:

16 By: Joshua Rittenberg  
17 JOSHUA RITTENBERG  
18 Associate General Counsel  
19 Grimmway Enterprises, Inc.  
PO Box 81498  
Bakersfield, CA 93380  
jrittenberg@grimmway.com  
(661) 855-8565

June 17, 2025  
Date

22 By: Daniel P. Crowner  
23 DANIEL P. CROWNER  
24 Ogletree Deakins  
25 1201 Third Ave, Ste. 5150  
Seattle, WA 98101  
daniel.crowner@ogletree.com  
(206) 876-5308

6/18/25  
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# EXHIBIT A

**EXHIBIT A**

Last Name	First Name	Back Wages
Aguilar Mendez	Rosa E	\$741.86
Agustin Garcia	Apolinario	\$114.53
Alvarez Enriquez	David	\$79.50
Alvarez Tadeo	Juan	\$128.82
Antunez Martinez	Francisco	\$775.26
Arceo	Dasy V	\$254.24
Arceo Cardenas	Felix	\$349.46
Arredondo	Julian	\$740.72
Ayala Servin	Jose	\$1,120.65
Badillo Calderon	Inocencio	\$627.59
Balderas	Carmen	\$2,480.42
Bargas Flores	Miguel A	\$144.35
Becerril Mercado	Rigoberto	\$445.93
Bello Tolentino	Cesar	\$1,959.49
Borjas	Guadalupe	\$2,752.75
Borquez Mojardi	Alejandro	\$627.17
Bribiesca	Refugio	\$142.24
Camacho Valenzuela	Juan	\$885.17
Cardenas Contreras	Axel	\$725.47
Carlin Gomez	Fernanda	\$797.80
Carrillo Jimenez	Jose	\$1,011.05
Carrillo Jimenez	Santa	\$348.27
Castellanos Salas	Yahir	\$125.87
Castellon	Maria	\$205.51
Castro Castellon	Denis W	\$5,000.54
Ceballos Olivera	Julieta	\$1,131.01
Chavez	Guillermo	\$383.49
Chavez Ochoa	Emanuel	\$502.53
Chavez Rojas	Raul	\$695.38
Cisneros Garcia	Sandra R	\$1,313.19
Consuelo	Maria E	\$1,880.14
Contreras	Elvira	\$722.27
Contreras	Mayra Y	\$1,431.47
Cruz	Erica	\$1,244.32
De Leon	Rosalio	\$192.85
Delgado	Jacqueline Marisol	\$753.87
Diaz Buitrago	Andres	\$42.21

1	Diaz Ochoa	Edgar I	\$455.49
2	Diego Bahena	Leonilia	\$1,284.74
3	Espindola Martinez	Guillermo	\$639.62
4	Espinosa	Cristian	\$3,030.08
5	Espinosa	Sarahi	\$515.16
6	Espinosa Avila	Jose G	\$49.39
7	Fabian Ambrocio	Carlos	\$1,637.84
8	Farias Sanchez	Maria	\$1,180.69
9	Fernandez Santiago	Reyna	\$3,595.96
10	Flores	Alejandro	\$1,227.74
11	Flores	Maria Elisa	\$1,818.97
12	Flores Cabello	Lucero	\$3,998.51
13	Flores Juarez	Carlos	\$2,588.41
14	Gaitan Rivera	Ana	\$1,359.90
15	Galicia	Kevin Oswaldo	\$146.64
16	Gama De Toscano	Teresa	\$3,389.81
17	Garcia	Victoria L	\$4,395.32
18	Garcia Ruiz	Erika	\$822.64
19	Garin	Ruben	\$2,041.95
20	Gomez	Yureli	\$1,370.57
21	Gomez Matias	Efrain	\$1,035.89
22	Gonzalez	Denis	\$473.16
23	Gonzalez	Edgar	\$2,706.73
24	Gonzalez	Miguel	\$663.35
25	Gonzalez	Pancracio	\$2,468.52
26	Gonzalez Jr	Isaias Adalberto Miguel	\$141.82
27	Gonzalez Mendoza	Rogelio	\$81.56
28	Gordillo Sanchez	Lucia	\$2,326.34
29	Granados Ojeda	Diana	\$865.54
30	Guerrero Paredes	Richard	\$164.96
31	Gunter	Tyler Joseph	\$686.63
32	Gutierrez Lopez	Efrain	\$882.46
33	Hernandez	Liboria	\$718.16
34	Hernandez Velarde	Luis A	\$539.58
35	Herrera Bordonado	Amparo	\$73.69
36	Herrera Jaimes	Fernando J	\$411.39
37	Ibarra	Jesus R	\$881.32
38	Isidro Fernandez	Sergio	\$770.55
39	Juarez Marez	Miguel A	\$477.69
40	Landa Solano	Juan C	\$1,741.11

1	Leon Banos	Rafael A	\$2,137.65
2	Leon Valdez	Ivon	\$2,217.80
3	Linares Torres	Marlen	\$686.69
4	Lizarda Morfin	Silverio	\$8,581.89
5	Loera	Isaiah	\$2,283.84
6	Lopez	Isaiah	\$784.61
7	Lopez	Maricela	\$383.20
8	Lopez	Azucely	\$981.51
9	Lopez	Migel	\$3,411.44
10	Lopez	Paul M	\$350.60
11	Lopez	Reynaldo	\$231.20
12	Lopez Flores	Gilberto	\$3,985.54
13	Lopez Flores	Leonardo	\$666.44
14	Lopez Jr	Manuel	\$475.71
15	Lopez Mata	Nayeli	\$207.27
16	Lopez Maya	Miguel Angel	\$74.20
17	Lopez Vargas	Lilia	\$1,459.82
18	Luna	Rafaela	\$797.03
19	Martinez	Gloria	\$441.69
20	Martinez	Ofelia Leticia	\$857.19
21	Martinez	Patricia D	\$982.23
22	Martinez Flores	Kevin	\$136.59
23	Medina	Aksel	\$126.57
24	Medrano	Dora L	\$723.82
25	Mendez Alvarado	Antonio	\$916.57
26	Mendoza Gonzalez	Osiel	\$482.46
27	Mendoza Mendoza	Zenaida	\$1,021.40
28	Mendoza Vazquez	Marilyn	\$207.61
29	Meraz Chavez	Roberto	\$1,475.46
30	Meza Ramos	Omar	\$141.58
31	Miranda	Dayara	\$127.80
32	Mondragon	Roberto	\$4,952.80
33	Montes Aguilar	Jonathan J	\$785.33
34	Montoya Gonzalez	Carlos	\$580.48
35	Montoya Vazquez	Aron	\$2,986.83
36	Mora	Denice I	\$740.03
37	Morales Soto	Alejandro	\$380.89
38	Moran	Alan Ismael	\$2,370.49
39	Moreno	Armando	\$468.48
40	Moreno Garcia	Adrian	\$1,095.48

1	Morfin Flores	Alfredo	\$1,525.24
2	Muniz	Maria	\$318.06
3	Negrete	Marisela	\$643.38
4	Ocampo	Carlos	\$81.44
5	Oceguera	Jorge	\$240.09
6	Ochoa	Ivy M	\$818.16
7	Ochoa Vazquez	Jesus E	\$579.43
8	Olguin	Miguel A	\$391.42
9	Padilla Suarez	Cecilia	\$791.34
10	Pasillas Jara	Manuel Juvenal	\$413.63
11	Perez	Daniel	\$401.52
12	Perez	Sergio	\$39.93
13	Perez Yoc	Walter	\$721.79
14	Pineda Santana	Linda	\$700.38
15	Plascencia Osorio	Miguel	\$1,000.58
16	Portugal Hernandez	Solmar	\$2,288.41
17	Ramirez	Carlos	\$2,000.49
18	Ramirez	Jose	\$645.26
19	Ramirez	Robert G	\$610.03
20	Ramirez Tovar	Luis R	\$1,823.52
21	Ramos Mendoza	Humberto	\$539.13
22	Rangel	Isaac	\$527.25
23	Raya Sanchez	Victor	\$1,240.32
24	Rebolledo Arceo	Jacob	\$143.00
25	Reckard	Michael Paul	\$3,145.86
26	Register	Justin J	\$2,023.15
27	Reyes	Jazmine A	\$132.55
28	Reyes	Jesenia	\$2,371.01
29	Reyes Fernandez	Juan	\$168.83
30	Reyes Figueroa	J Cruz	\$3,273.08
31	Rivera	Jesus A	\$477.24
32	Rodriguez Guerrero	Rocio	\$4,608.33
33	Rodriguez Lopez	Paulina A	\$3,567.30
34	Rojas	Samantha	\$2,628.34
35	Rosales Cruz	Sandra	\$238.86
36	Ruiz	Jose R	\$198.83
37	Salazar	Rafael B	\$100.07
38	Sanchez	Oscar	\$135.61
39	Sanchez Hernandez	Gerardo	\$103.23
40	Sanchez Ortiz	Evelyn J	\$901.04

1	Sanchez Perez	Victoria	\$755.86
2	Sandoval	Maria M	\$1,067.19
3	Saucedo	Luis	\$119.38
4	Serratos	Jovanni	\$432.02
5	Servin Medel	Amalia	\$1,297.92
6	Silva	Jennifer	\$293.02
7	Silva Espinosa	Gerardo N	\$401.96
8	Tadeo	Raul	\$640.78
9	Taylor	David	\$185.57
10	Tolentino	Ricardo M	\$622.14
11	Tome Ibarra	Cristina	\$472.40
12	Torres	Lucero	\$591.60
13	Torres	Felicitas	\$2,315.15
14	Torres Chavez	Vitalina	\$931.27
15	Torres Landa	Cristian	\$394.30
16	Torres Talavera	Maria G	\$362.91
17	Trujillo	Eric C	\$2,963.16
18	Trujillo	Jose	\$539.58
19	Trujillo Mendoza	Jose L	\$2,384.92
20	Trujillo Mendoza	Juan M	\$4,028.34
21	Valdez	Pedro	\$99.75
22	Vazquez	Miguel	\$628.21
23	Vazquez Lopez	Patty	\$36.33
24	Velazquez	Mauricio J	\$1,044.15
25	Velazquez Audelo	Andres	\$84.05
26	Villa Cantorin	Gianfranco	\$695.35
27	Zamora	Jesus Javier	\$2,187.12
28	Zavalza Flores	Maxima	\$992.35
	Zepeda	Ivett	\$77.50